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CHRISTINE REILLY 202-663-8245 christine.reilly@pillsburylaw.com

October 5, 2007

WC 07-241

VIA MELLON BANK

Federal Communications Commission Wireline Competition Bureau CPD-214 Appls. P.O. Box 358145 Pittsburgh, PA 15251-5145

Dear Ms. Dortch:

On behalf of our client, MobilePro Corp. ("MobilePro"), we hereby submit an original and six (6) copies of the Application of MobilePro and CloseCall America, Inc. ("CloseCall") to transfer control of CloseCall, an authorized provider of domestic telecommunications services, to United Systems Access, Inc. ("USAI"). We also submit a check in the amount of \$965.00 to cover the requisite filing fee, as well as an FCC Form 159 Remittance Advice.

Please date-stamp the "Receipt" copy of this filing and return it in the enclosed self-addressed, stamped envelope. Please contact the undersigned if you have any questions or concerns.

Sincerely,

Christine Reilly

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

A	
In the Matter of the Joint Application of)
Mobilepro Corp., Transferor, CloseCall America, Inc., Licensee,))
<u> </u>)
and) WC Docket No. 07
United Systems Access, Inc., Transferee))
For Grant of Authority Pursuant to)
Section 214 of the Communications Act of 1934,	j
as amended, and Sections 63.04 and 63.24 of the)
Commission's Rules to Complete a Transfer of)
Control of CloseCall America, Inc., Authorized)
Domestic Section 214 Carrier to United Systems)
Access, Inc.)
	_)

APPLICATION

I. INTRODUCTION

A. Summary of Transaction

Mobilepro Corp. ("Mobilepro"), CloseCall America, Inc. ("CloseCall") and United Systems Access, Inc. ("USAI") (collectively, "Applicants"), through their undersigned counsel and pursuant to Section 214 of the Communications Act, as amended, 47 U.S.C. § 214, and Sections 63.04 of the Commission's Rules, 47 C.F.R. §§ 63.04, respectfully request Federal Communications Commission ("Commission") approval or such authority as may be necessary or required to enable the parties to consummate a transaction whereby USAI will acquire 100%

of the stock of CloseCall, a non-dominant carrier holding authority from the Commission to provide telecommunications services.

Although the proposed transaction will result in a change in the ultimate ownership of CloseCall, no transfer of certificates, assets or customers will occur as an immediate consequence of the proposed transaction. CloseCall will continue to provide service to its existing customers pursuant to their authorizations under the same rates, terms and conditions. Accordingly, this transaction will be transparent to the customers of CloseCall.

B. Request for Expedited Consideration

As set forth below, USAI has significant financial resources and substantial experience in owning and operating regulated telecommunications providers. As a result, the proposed transaction is structured to ensure that existing customers of CloseCall will continue to enjoy uninterrupted service, and immediately following the proposed transaction, customers of CloseCall will continue to receive services under the same rates, terms and conditions as those services are presently provided. In light of the substantial benefits that the Applicants expect from the proposed transaction, Applicants seek expedited approval to allow Applicants to complete the proposed transaction as soon as possible.

C. Request for Streamlined Processing

Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Section 63.03 of the Commission's Rules, 47 C.F.R. §§ 63.03. This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2)(i) because, immediately following the transactions, (1) Applicants and their affiliates, as defined in Section 3(1) of the Communications Act ("Affiliates") combined will hold less than a ten percent (10%) share of the interstate, interexchange market; (2) Applicants and their Affiliates will provide local exchange

service only in areas served by dominant local exchange carriers (none of which is a party to the proposed transactions) and; (3) none of the Applicants or their Affiliates is dominant with respect to any service.

In support of this Application, Applicants provide the following information:

II. <u>DESCRIPTION OF THE APPLICANTS</u>

A. Mobilepro Corp. and CloseCall America, Inc.

Mobilepro is a Delaware corporation with offices located at 6701 Democracy Boulevard, Suite 300, Bethesda, Maryland 20817. Mobilepro is a widely-held publically-traded corporation that offers telecommunications services through four wholly-owned subsidiaries. Affinity Telecom, Inc. provides local and interexchange telecommunications services in Michigan and Ohio. American Fiber Network, Inc. provides resold and facilities-based local exchange service, resold and facilities-based long distance operator services, voicemail and other standard voice features, and DS1 services. CloseCall provides resold local and interexchange telecommunications services in Delaware, Florida, Illinois, Indiana, Kansas, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Texas, Vermont, Virginia, and Wisconsin. Davel Communications, Inc. provides payphone services in 45 states.

B. United Systems Access, Inc.

USAI is a privately held Delaware corporation with offices located at 5 Bragdon Lane, Suite 200, Kennebunk, Maine 04043. USAI, through its wholly-owned subsidiary United Systems Access Telecom, Inc., holds international Section 214 authority granted in File No. ITC-214-20010629-00353 (July 27, 2001).

III. DESCRIPTION OF THE TRANSACTION

On June 30, 2007, Mobilepro and USAI entered into an Agreement dated June 29, 2007 (the "Agreement") whereby USAI will acquire all of the outstanding capital stock of CloseCall. As a result, USAI will acquire direct control of CloseCall. Immediately following the consummation of the proposed transaction, CloseCall will continue to offer service with no change in the rates or terms and conditions of service. Further, CloseCall will continue to provide service to its customers under the same name. Therefore, the transfer of control of CloseCall will be seamless and transparent to customers.

IV. PUBLIC INTEREST STATEMENT

Applicants submit that the transaction described herein will serve the public interest. The proposed transaction will provide CloseCall access to USAI's substantial technical and management expertise and financial resources. These benefits are expected to strengthen the ability of CloseCall to expand its offerings and provide more advanced telecommunications services to a broader customer base. Applicants expect that the proposed acquisition will enable both CloseCall and USAI to strengthen their competitive positions to the benefit of consumers and the telecommunications marketplace.

Further, the transaction will be conducted in a manner that will be transparent to customers of CloseCall. The transfer of control of CloseCall will not result in a change of carrier for customers or any assignment of authorizations. Following consummation of the proposed transaction, CloseCall will continue to provide high-quality communications services to its customers without interruption and without immediate change in rates, terms or conditions.

V. <u>INFORMATION REQUIRED BY SECTION 63.24(e)</u>

Pursuant to Section 63.24(e)(3) of the Commission's Rules, the Applicants submit the following information requested in Section 63.18 (a)-(d) and (h)-(p) in support of this Application:

(a) Name, address and telephone number of each Applicant:

Transferor:

Mobilepro Corp. 6701 Democracy Boulevard, Suite 300 Bethesda, Maryland 20817 (316) 265-6885

Transferee:

United Systems Access, Inc. 5 Bragdon Lane, Suite 200 Kennebunk, Maine 04043 (207) 467-8000

FRN: 0016990285

FRN: 00050368892

FRN: 0016990939

Licensees:

CloseCall America, Inc. 101A Log Canoe Circle Stevensville, Maryland 21666 (410) 604-0405

(b) Jurisdiction of Organizations:

<u>Transferor</u>: Mobilepro is a corporation formed under the laws of Delaware.

<u>Transferee</u>: USAI is a corporation formed under the laws of Delaware.

<u>Licensees</u>: CloseCall is a corporation formed under the laws of Delaware.

(c) (Answer to Ouestion 10) Correspondence concerning this Application should be sent to:

For Mobilepro and USAI:

Glenn S. Richards
Pillsbury Winthrop Shaw Pittman LLP
2300 N Street, N.W.
Washington, D.C. 20037
(202) 663-8215 (Tel)
(202) 513-8006 (Fax)
glenn.richards@pillsburylaw.com (Email)

With copies to:

Tammy Martin
Mobilepro Corp.
200 Public Square
Suite 700
Cleveland, Ohio 44114
(216) 875-4200 (Tel)
(216) 875-4337 (Fax)
tmartin@mobileprocorp.com

Michael Carbonneau
5 Bragdon Lane
Kennebunk, Maine 04043
(207) 467-8350 (Tel)
(207) 437-8341 (Fax)
michael.carbonneau@savewithusa.com

(d) Section 214 Authorizations

CloseCall holds blanket domestic authority to provide interstate services. 47 C.F.R. § 63.

USAI does not directly hold any domestic or international Section 214 authority. It does have one subsidiary (United Systems Access Telecom, Inc.) that holds international Section 214 authority granted in File Nos. ITC-214-20010629-00353.

(h) (Answer to Questions 11 & 12) The following entities own directly or indirectly 10% or more of Applicants as calculated pursuant to the Commission ownership attribution rules for wireline and international telecommunications carriers:

Pre-Transaction Ownership of CloseCall America, Inc. and Mobilepro Corp.:

1) The following entities currently hold a ten percent (10%) or greater, direct or indirect, interest in CloseCall America, Inc.

Name:

Mobilepro Corp.

Address:

6701 Democracy Boulevard, Suite 300

Bethesda, Maryland 20817

Citizenship:

U.S.

Principal Business:

Telecommunication Services

% Equity:

100% (directly in CloseCall)

2) No entity will own or control 10% or more of the Mobilepro Corp., which is a widely-held publically-traded corporation.

<u>Post-Transaction Ownership of CloseCall America, Inc. and United Systems Access, Inc.:</u>

The following entity will hold a ten percent (10%) or greater, direct or indirect, interest in **CloseCall America, Inc.**:

Name:

United Systems Access, Inc.

Address:

5 Bragdon Lane, Suite 200 Kennebunk, Maine 04043

Citizenship:

U.S.

Principal Business:

Telecommunications Services

% Equity:

100%

While the Commission's rules for combined domestic and international applications require this information only for the assignee/transferee, see 47 C.F.R. §§ 63.04(b), 63.24(3)(2), Applicants are providing ownership information for both parties.

Ownership of Transferee:

4) The following entities currently hold a ten percent (10%) or greater, direct or indirect interest in **United Systems Access, Inc.**:

Name:

Stephen J. Gilbert

Address:

5 Bragdon Lane, Suite 200

Kennebunk, Maine 04043

Citizenship:

U.S.

Principal Business:

Investing

% Equity:

28.56%

Name:

L. William Fogg

Address:

5 Bragdon Lane, Suite 200

Kennebunk, Maine 04043

Citizenship:

U.S.

Principal Business:

Investing

% Equity:

26.30%

Name:

Alexander E. Barkas/Linda Wijcik

Address:

5 Bragdon Lane, Suite 200

Kennebunk, Maine 04043

Citizenship:

U.S.

Principal Business:

Investing

% Equity:

25.57%

Name:

Jonathan R. Gilbert

Address:

5 Bragdon Lane, Suite 200

Kennebunk, Maine 04043

Citizenship:

U.S.

Principal Business:

siness: Investing

% Equity:

12.30%

Other than the foregoing, to the best of the Applicants' knowledge no other person or entities directly or indirectly owns 10% or more of the equity of USAI. ²

- (i) (Answer to Ouestion 14) Transferee certifies that it is not a foreign carrier or affiliated with a foreign carrier.
- (j) (Answer to Question 15) Transferee certifies that it does not seek to provide international telecommunications services to any destination country where:

As part of this agreement, and immediately following the closing of the proposed transaction, USAI will issue additional shares of stock. Consequently, the total % of Equity provided above will be slightly reduced and as follows: Stephen J. Gilbert (24.63%), L. William Fogg (22.68%), Alexander E. Barkas/Linda Wijcik (22.05) and Jonathan R. Gilbert (10.61%).

- (1) An Applicant is a foreign carrier in that country; or
- (2) An Applicant controls a foreign carrier in that country; or
- (3) Any entity that owns more than 25 percent of an Applicant, or that controls an Applicant, controls a foreign carrier in that country; or
- (4) Two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate more than 25 percent of an Applicant and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing or international basic telecommunications services in the United States.
- (k) Not applicable.
- (l) Not applicable.
- (m) Not applicable.
- (n) Transferee certifies that it has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end of the route and will not enter into such agreements in the future.
- (o) Applicants certify that they are not subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1998. See 21 U.S.C. § 853a; see also 47 C.F.R. §§ 1.2001-1.2003.
- (p) Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Section 63.12(a)-(b) of the Commission's Rules, 47 C.F.R. §63.12(a)-(b). In particular, Section 63.12(c)(1) is inapplicable because none of the Applicants are or are affiliated with any foreign carriers and none of the scenarios outlined in Section 63.12(c) of the Commission's Rules, 47 C.F.R. § 63.12(c), apply.

VI. INFORMATION REQUIRED BY SECTION 63.04

Pursuant to Commission Rule 63.04(b), 47 C.F.R. § 63.04(b), Applicants submit the following information in support of their request for domestic Section 214 authority in order to address the requirements set forth in Commission Rule 63.04(a)(6)-(12):

(a)(6) A description of the proposed Transaction is set forth in Section III above.

CloseCall is authorized to provide competitive local exchange and interexchange services in Delaware, Florida, Illinois, Indiana, Maryland, Michigan, Ohio, Pennsylvania and Wisconsin. Licensees provide telecommunications services in all jurisdictions where authorized.

USAI and its subsidiary, United Systems Access Telecom, Inc., are authorized to provide competitive local and/or long distance telecommunications services in Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont. All of the services offered by these companies are competitive and neither USAI nor any subsidiary holds a dominant position in any market.

- (a)(8) Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Sections 63.03 of the Commission's Rules, 47 C.F.R. §63.03. In particular, with respect to domestic authority, this Application is eligible for streamlined processing pursuant to Section 63.03(b)(2)(i) because, immediately following the transaction, (1) Applicants and their affiliates (as defined in Section 3(1) of the Communications Act ("Affiliates") combined will hold less than a ten percent (10%) share of the interstate, interexchange market; (2) Applicants and their Affiliates will provide local exchange service only in areas served by dominant local exchange carriers (none of which is a party to the proposed transaction) and; (3) none of the Applicants or their Affiliates is dominant with respect to any service.
- (a)(9) None.
- (a)(10) Prompt completion of the proposed transaction is critical to ensure that Applicants can obtain the benefits described in the foregoing application. Accordingly, Applicants respectfully request that the Commission approve this Application expeditiously in order to allow Applicants to consummate the proposed transaction as soon as possible.
- (a)(11) Not applicable.
- (a)(12) A statement showing how grant of the application will serve the public interest, convenience and necessity is provided in Section IV above.

VI. CONCLUSION

For the reasons stated above, Applicants respectfully submit that the public interest, convenience, and necessity would be furthered by a grant of this Application for the transfer of control of CloseCall America, Inc. Applicants respectfully request expedited treatment to permit Applicants to complete the transaction no later than December 28, 2007.

Respectfully submitted,

Glenn S. Richards

Pillsbury Winthrop Shaw Pittman LLP

2300 N Street, N.W.

Washington, D.C. 20037

(202) 663-8215 (Tel)

(202) 513-8006 (Fax)

glenn.richards@pillsburylaw.com (Email)

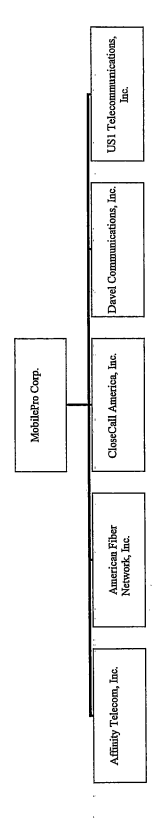
Counsel for Mobilepro Corp.
Counsel for United Systems Access, Inc.

Dated: October 5, 2007

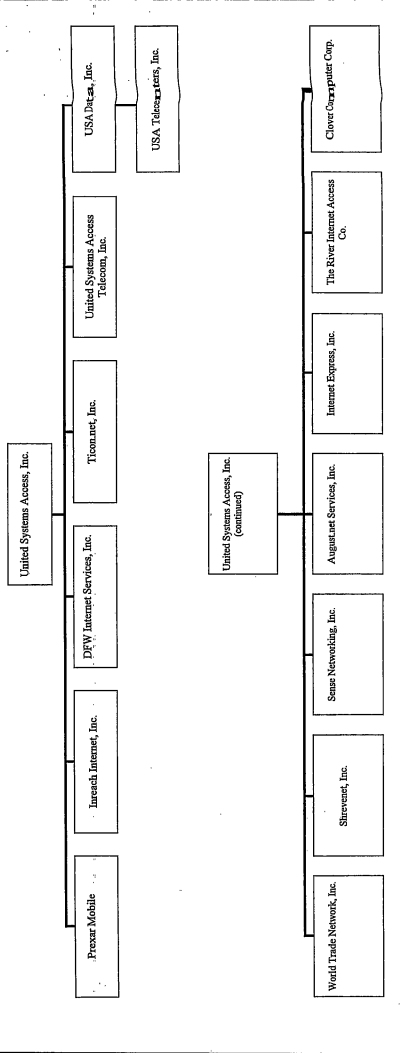
Exhibit A

Pre- and Post-Transaction Corporation Structure Chart

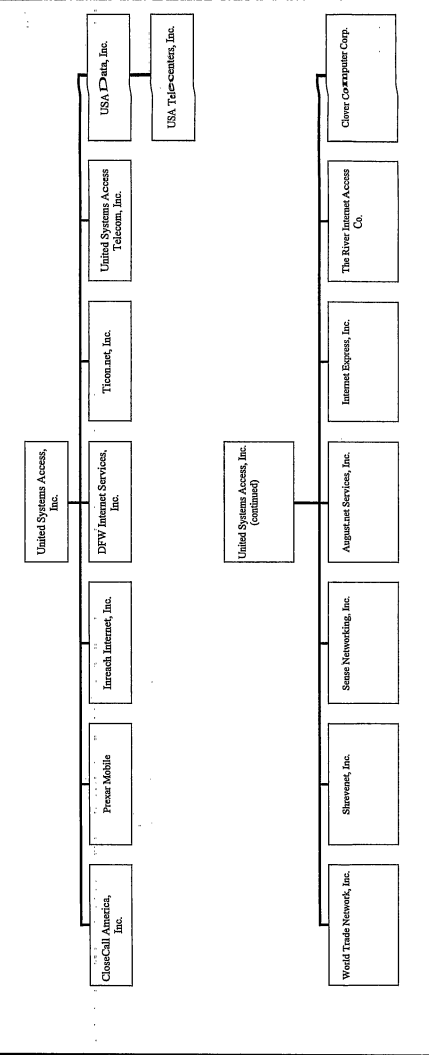
MobilePro Pre-Merger Organizational Structure



USAI Pre-Merger Organizational Structure



USAI Post-Merger Organizational Structure



Verifications

VERIFICATION

I, Tammy Martin, state that I am the General Counsel of MobilePro Corp.; that I am authorized to make this Verification on behalf of MobilePro Corp., American Fiber Network, Inc., and CloseCall America, Inc. (together, "Applicants"); that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Applicants are true and correct to the best of my knowledge, information, and belief.

Tammy Martin, General Counsel MobilePro Corp.

Thuarter

Sworn and subscribed before me this 3rd day of October, 2007.

Tillio August Notary Public

§ § §

COUNTY OF YORK

VERIFICATION

I, Michael Carbonneau, state that I am the Vice President of Operations of United Systems Access, Inc.; that I am authorized to make this Verification on behalf of United Systems Access, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Applicants are true and correct to the best of my knowledge, information, and belief.

Michael Carbonneau
Vice President of Operations
United Systems Access, Inc.

Sworn and subscribed before me this ____ day of October, 2007.

Notary Public

My commission expires

JULIE PHANEUF, NOTARY PUBLIC STATE OF MAINE MY COMMISSION EXPIRES 11/09/2008

FEDERAL COMMUNICATIONS COMMISSION REMITTANCE ADVICE FORM 159

Approved by OMB

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